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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

RAJ BRIDGELALL
WILLIAM DEROUCHY
CHARLES FUREDY
NARAYAN NAMBUDIRI
RICHARD WATSON

Serial No.: 09/663,774

Filed: SEPTEMBER 18, 2000

For: MULTI-TIER WIRELESS
COMMUNICATIONS
ARCHITECTURE,
APPLICATIONS AND
METHODS

Group Art Unit: 2684

Examiner: Joshua A. Kading

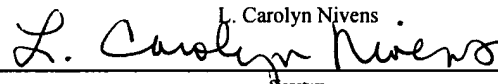
Conf. No.: 4065

Atty. Dkt.: 6000.000700/0838X
CUSTOMER NO.: 23720

SUPPLEMENTAL RESPONSE TO OFFICE ACTION MAILED APRIL 29, 2004

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

CERTIFICATE OF MAILING UNDER 37 C.F.R. § 1.8	
DATE OF DEPOSIT:	January 12, 2005
I hereby certify that this paper or fee is being deposited with the United States Postal Service with sufficient postage as "FIRST CLASS MAIL" addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.	
 Carolyn Nivens Signature	

A timely Response was filed by the Applicants to the Office Action mailed April 29, 2004 on September 29, 2004 (hereinafter "the 9-29-04 Response"). In the April 29, 2004 Office Action, the Examiner rejected the pending claims and further noted that the oath or declaration was apparently defective. In the 9-29-04 Response, the Applicants substantively addressed any prior-art rejections advanced by the Examiner. With respect to the apparent defect noted by the Examiner in the declaration, the Applicants pointed out in the 9-29-04 Response that the Applicants were in the process of locating the inventor and that a revised declaration would be submitted as soon as it was available to the undersigned attorney.

The Applicants recently received the revised declaration, and are thus submitting with this Supplemental Response the revised Declaration that addresses the concern raised by the Examiner.

Since a substantive Response addressing the Examiner's rejection was properly and timely filed on September 29, 2004, it is believed that **no fee** is required. However, **should any fees under 37 C.F.R. §§ 1.16 to 1.21 be required for any reason, the Commissioner is authorized to deduct said fees from Williams, Morgan & Amerson, P.C. Deposit Account No. 50-0786/6000.000700.** Should any additional fees under 37 C.F.R. §§ 1.16 to 1.21 be required for any reason, the Commissioner is authorized to deduct said fees **from Williams, Morgan & Amerson, P.C. Deposit Account No. 50-0786/6000.000700.**